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PATENT AND TRADEMARK OFFICE

Serial No.: 10/030,863)
Filed: January 11, 2002)
For: COOK TOP STATUS INDICATOR)
Applicant: BROWN ET AL.)
Examiner: Not yet assigned)
Art Unit: Not yet assigned)
Attorney Ref: 1170/39802/109-PCT-US)

I hereby certify that this correspondence is being deposited with the United States Postal Service as first class mail in an envelope addressed to: Assistant Commissioner for Patents, Washington, D.C. 20231, on June 19, 2002.

Tiffany E. Sexton
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SUPPLEMENTAL INFORMATION DISCLOSURE STATEMENT

Asst. Commissioner for Patents
Washington, D.C. 20231

Sir:

In accordance with Applicant's duty of candor under 37 CFR §1.56 and in compliance with 37 CFR §1.97 and §1.98, Applicant is not aware of any material prior art but, in an abundance of caution and candor, Applicant submits the present Information Disclosure Statement and Form PTO-1449.

DE 42 14 509 is not in the English language. It is relevant in that it uses an insulating material which has at least one heating spiral embedded in it. Connection parts are held at the outer edge of the metal shaped part, for the electrical connection of the heating spiral. Also an electrical transmitting part is connected with a thermometer probe, extending in the mouth plane of the metal shaped part and connected with the indicating light. The indicating light (7) is connected with the holder (9), which has two fixing arm sections (10, 11) parallel to each other. The first section (10) grips under the base of the metal shaped part in the vicinity of the hole (8) lying near the edge. A stop can be placed in the hole (8). The second section (11) has a locking part gripping over the metal shaped part (1). Its advantage is it is a cost effective way of fixing indicator light for residual heat.

This Supplemental Information Disclosure Statement is being filed before the receipt of a first Office Action on the merits and constitutes a bona fide attempt to comply with 37 CFR §1.97 and §1.98.

In accordance with 37 C.F.R. §1.97, the presentation of this information shall not be construed as a representation that no other material information as defined in 37 C.F.R. §1.56 exists, or as an admission that the information cited in this statement is, or is considered to be, material to patentability as defined in 37 C.F.R. §1.56.

Should the Examiner believe a fee is required, the United States Patent and Trademark Office is hereby authorized and requested to charge the fee to the deposit account of the undersigned firm, Account No. 20-1495.

Respectfully submitted,

Dated: June 19, 2002

By:



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